IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

CHARLES D. HALL, SR.,

Plaintiff,

v.

84 LUMBER COMPANY, DARREN RICHARDSON and KEITH CONNOR,

Defendants, Third-Party Plaintiffs,

ν.

ROBERT VINAL and ROBERT C. VINAL, INC.,

Third-Party Defendants.

Civil Action No. 4:09-CV-57

JOINT MOTION TO AMEND SCHEDULING ORDER AND EXTEND DISCOVERY

COME NOW, all Parties in te above-styled action and move this Court to amend the current scheduling order to extend the discovery period and show the Court as follows:

The parties herein wish to extend the discovery period by sixty days until June

21, 2010 to allow them to conduct discovery on the newly raised claims by Defendant/

Third-Party Plaintiff against the Third-Party Defendants as well as to complete

discovery on medical and insurance coverage issues. Dispositive motions are

currently due on or before 5/28/10. The parties ask that the scheduling order be

amended to reflect that dispositive motions be due on or before July 24, 2010.

This 23rd day of April, 2010

/S Craig R. White

Craig R. White, Esq.

Georgia Bar No.: 753030

Bryce W. Mowbray, III, Esq. Georgia Bar No.: 527488

Georgia Bar No.: 527488 Attorneys for Third-Party

Defendants

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Consented to by:

/S Catfish Abbot by CRW with express permission

Catfish Abbot, Esq

David Weisenfeld, Esq

G. Brinson Williams, Esq.

Counsel for Plaintiff

/S Vickie S. Carlton-Sadler by CRW with express permission
Vickie S. Carlton-Sadler, Esq.
Carl A. Gebo, Esq.
V. Sharon Edenfield, Esq.
Counsel for Defendants/Third-Party
Plaintiffs

CERTIFICATE OF SERVICE

This is to certify that I have this day served counsel for all parties in the foregoing matter with a copy of this document by sending the document by electronic means via the Court's ECF system which will electronically deliver a copy to the following attorneys of record as follows:

V. Sharon Edenfield, Esq. Edenfield, Cox, Bruce & Classens, P.C. Post Office Box 1700 Statesboro, Georgia 30459

Vickie S. Carlton-Sadler, Esq. Carl A. Gebo, Esq. Adorno & Yoss, LLP 1349 West Peachtree Street N.E. Suite 1500 Atlanta, GA 30309

G. Brinson Williams, Esq. Jones, Osteen and Jones Post Office Box 800 Hinesville, GA 31310

Fred Catfish Abbott, Esq. David M. Wiesenfeld, Esq. Abbott Law Firm, PA 2929 Plummer Cove Road Jacksonville, FL 32223 This 23rd day of April, 2010

/S Craig R. White

Craig R. White, Esq.
Attorney for Third Party Defendant
Robert Vinal and Robert C. Vinal, Inc.

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